

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

Edwan Thurmond,

Case No. 2:22-cv-01639-JAD-BNW

## Plaintiff

V.

## New American Funding,

## Defendant

## **Order Granting Unopposed Motion to Dismiss**

[ECF No. 5]

Edwan Thurmond filed this now-removed action against New American Funding as a  
on for a Verification of Debt,” in which he seeks “to establish whether Defendant has as a  
ng to bring forth remedies entitled to Defendant. . . .”<sup>1</sup> Defendant New American Funding  
to dismiss, arguing that Thurmond’s filing falls far short of stating any viable cause of  
<sup>2</sup> Thurmond’s October 25, 2022, deadline to oppose that motion passed without response.  
Rule 7-2(d) provides that “[t]he failure of an opposing party to file points and authorities  
onse to any motion, except a motion under Fed. R. Civ. P. 56 or a motion for attorney’s  
constitutes a consent to the granting of the motion.” I apply Local Rule 7-2(d) and deem  
ff’s failure to oppose this motion as his consent to granting it.

IT IS THEREFORE ORDERED that the motion to dismiss [ECF No. 5] is GRANTED.

**This action is DISMISSED, and the Clerk of Court is directed to CLOSE THIS CASE.**

U.S. District Judge Jennifer A. Dorsey  
November 1, 2022

23||<sup>1</sup> ECF No. 1-2 at 2.

2 ECF No. 5.